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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re	the Appli	cation o	f:) Group Art Unit: 2652	
	McLA	UGHLI	N et al.) Examiner:	
Serial	No.: 09/6	546,141) INFORMATION DISCLOSURE) STATEMENT	<u>}</u>
Filed:	Filed: September 13, 2000))	
Atty. I	File No.:	3699-2-1	PUS) Express Mail Label: EV227133465US) BFC	EIVED
For:	MEDL	A DEVI	ECTABLE OPTICAL CE AND OGY THEREFOR"	APR (0 8 2003 / Center 2000
	ant Comi		r for Patents 31	recomology	r Center 2000
Sir:					
	The re	ferences	cited on attached Form	TO-1449 are being called to the attention of the Exam	iiner.
Copie	s of the c	ited refe	erences:		
		\boxtimes	Are enclosed herewith		
			Are not enclosed, in a	cordance with 37 C.F.R. 1.98(d), because the reference	es were
<u></u>		submi	tted to the U.S. Patent ar	Trademark Office in prior application Serial No	
			filed	, which is relied upon for an earlier filing date under	35
		U.S.C	. § 120	. •	
	Ü	To the	best of applicants' belie	, the pertinence of the foreign-language references are	;
believ	ed to be s	summari	zed in the attached Engli	h abstracts and in the figures, although applicants do	not .
necess	sarily vou	ch for th	ne accuracy of the transla	ion.	
		Exami	iner's attention is drawn	the following co-pending applications, copies of whi	ich have
been c	or are bein	ng subm	itted:		
		Serial	No. 09/163,087 filed Se	tember 29, 1998	
		Serial	No. 10/057,054 filed Jan	nary 15, 2002	
	Submi	ssion of	the above information is	not intended as an admission that any item is citable u	nder the
statute	s or rules	s to supp	ort a rejection, that any	em disclosed represents analogous art, or that those sk	illed in
the art	would re	efer to o	r recognize the pertinenc	of any reference without the benefit of hindsight nor	should

Submission of the above information is not intended as an admission that any item is citable under the statutes or rules to support a rejection, that any item disclosed represents analogous art, or that those skilled in the art would refer to or recognize the pertinence of any reference without the benefit of hindsight, nor should an inference be drawn as to the pertinence of the references based on the order in which they are presented. Submission of this statement should not be taken as an indication that a search has been conducted, or that no better art exists.

It is respectfully requested that the cited information be expressly considered during the prosecution of this application and the references made of record therein.

FEES

×		fee is believed due in connection with this submission, because the information disclos	sure statement	
_	submitted herewith i	s satisfies one of the following conditions ("X" indicates satisfaction):		
		Within three months of the filing date of a national application other than a continued	prosecution	ii
		application under 37 CFR 1.53(d), or		
		Within three months of the date of entry into the national stage of an	RECE	IVED
		international application as set forth in 37 CFR 1.491 or		2002
	\boxtimes	Deferred to mailing data of a first Office Action on the monits or	APR U	8 2003
		Before the mailing date of a first Office Action on the merits, or	Technology	Center 2600
		Before the mailing of a first Office action after the filing of a request for		
		continued examination under 37 CFR 1.114.		
	Although no fee is b	elieved due, if any fee is deemed due in connection with this submission, please charge	such fee to	
	Deposit Account 19-	-1970.		
	37 CFR 1.97(c): The	e information disclosure statement transmitted herewith is being filed after all the above	conditions (37	
	CFR 1.97(b)), but b	efore the mailing date of one of the following conditions:		
		(1) a final action under 37 C.F.R. 1.113 or		
		(2) a notice of allowance under 37 C.F.R. 1.311, or		
		(3) an action that otherwise closes prosecution in the application.		
	<u> </u>	isclosure Statement is accompanied by:		
	☐ AC	ertification (below) as specified by 37 C.F.R. 1.97(e). Although no fee is believed due,	if any fee is	
	deemed due in conne	ection with this submission, please charge such fee to Deposit Account 19-1970.		
	_	OR		
•	☐ Ac	heck in the amount of \$180.00 for the fee set forth in 37 C.F.R. 1.17(p) for submission	of an	
	information disclosu	are statement. Please credit any overpayment or charge any underpayment to Deposit Active statement.	ccount No. 19-	
	1970.			
	37 CFR 1.97(d): Th	is Information Disclosure Statement is being submitted after the period specified in 37	CFR 1.97(c).	
	☐ This	information Disclosure Statement includes a Certification (below) as specified by 37 C	.F.R. 1.97(e)	
		AND		
	☐ App	licants hereby requests consideration of the reference(s) disclosed herein. Enclosed is t	he fee in the	
		under 37 C.F.R. 1.17(p). Please credit any overpayment or charge any underpayment to		
		0. Please credit any overpayment or charge any underpayment to Deposit Account No		
	Election to pay the fo	ee should not be taken as an indication that applicant(s) cannot execute a certification.		

Certification (37 C.F.R. 1.97(e)) (Applicable only if checked) The undersigned certifies that: Each item of information contained in this information disclosure statement was first cited in any communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of this statement. 37 C.F.R. 1.97(e)(1). A copy of the communication from the foreign patent office is enclosed. OR No item of information contained in this information disclosure statement was cited in a communication from a foreign patent office in a counterpart foreign application, and, to the knowledge of the undersigned after making reasonable inquiry, no item of information contained in this Information Disclosure Statement was known to any individual designated in 37 C.F.R. 1.56(c) more than more than three months prior to the filing of this statement. 37 C.F.R. 1.97(e)(2).

Respectfully submitted,

SHERIDAN ROSS, P.

Rv.

Dennis J. Dupray Registration No. 46,299

1560 Broadway, Suite 1200 Denver, CO 80202-5141

TELEPHONE: 303-863-2975

FAX: 303-863-0223

U.S. DEPARTMENT OF COMMERCE

PATENT AND TRADEMARK OFFICE

INFORMATION DISCLOSURE STATEMENT (Use several sheets if necessary)

ATTY. DOCKET NO.	SERIAL NO.
3699-2-PUS	09/646,141
APPLICANT McLAUGHLIN et al.	
FILING DATE	GROUP ART
September 13, 2000	2652

U.S. PATENT DOCUMENTS

*EXAMINER INITIAL	DOCUMENT NUMBER	DATE	NAME	CLASS	SUB CLASS	FILING DATE IF APPROP.
				REC	EIVED	

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FOREIGN PATENT DOCUMENTS

Technology Center 2600

					SUB	TRANSLATION	
	DOCUMENT NUMBER	DATE	COUNTRY	CLASS	CLASS	YES	NO
1	DE 3720233	Dec. 22, 1988	Germany	G06F	12/14	Abstract Only	
2	JP 1153767	Jun. 15., 1989	Japan	C09D	5/24	Abstract Only	
3	JP 1211285	Aug. 24, 1989	Japan	G11B	23/00	Abstract Only	
4	JP 1252902	Oct. 9, 1989	Japan	G02B	5/18	Abstract Only	
5	JP 2018728	Jan. 23, 1990	Japan	G11B	7/24	Abstract Only	
6	JP 4128834	Apr. 30, 1992	Japan	G03C	1/685	Abstract Only	
7	JP 4318342	Nov. 9, 1992	Japan	G11B	7/24	Abstract Only	
8	JP 5101471	Apr. 23, 1993	Japan	G11B	11/10	Abstract Only	
9	JP 5297627	Nov. 12, 1993	Japan	G03G	9/08	Abstract Only	
10	JP 6082952	Mar. 25, 1994	Japan	G03C	1/73	Abstract Only	

EXAMINER	
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DATE CONSIDERED

*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609; Draw line through citation if not in conformance and not considered. Include copy of this form with next communication to applicant.

SHEET _ 2 _ OF _ 2

U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE

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APPLICANT McLAUGHLIN et al.

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GROUP ART 2652

	JP 8147856	Jun. 7, 1996	Japan	G11B	19/02	Abstract Only	
12	2 JP 9011619	Jan. 14, 1997	Japan	B41M	5/26	Abstract Only	
13	3 WO 01/29828	Apr. 26, 2001	PCT	G11B	3/70		

OTHER ART (Including Author, Title, Date, Pertinent Pages, etc.)

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